Case 1:14-cv-00159-KS-MTP Docu	ument 62	Filed 11/04/15	Page	OUTHERN DISTRICT OF MISSISSIPPI
IN THE UNITED STA FOR THE SOUTHERN I			- 4	NOV -4 2015
DOUGLAS HANDSHOE)	P	LAINT	CIFF
v.)) CIVI)	L ACTION NO.	1:14CV	7159 KS-MTP
DANIEL G. "DANNY" ABEL, CHRIS YOUNT, RAMONA FERNANDEZ, JANEY LAMAR AND STUART SMITH LAW CLINIC DBA LOYOLA)	Γ	DEFEN.	DANTS

MOTION FOR CONTEMPT

NOW INTO COURT comes Plaintiff Douglas Handshoe, to request that this Honorable Court require that Defendant Chris Yount show cause why he should not be found in contempt for failure to follow the order of this Honorable Court dated September 14, 2015 which required Defendant to reimburse Plaintiff the cost of service of process in the amount of \$211.30 as more fully explained in the accompanying Memorandum of Law in support of this Motion.

Respectfully submitted this 3rd day of November, 2015,

Douglas Handshoe, Pro Se Plaintiff

Post Office Box 788 Wiggins, MS 39577

(601) 928-5380

earning04@gmail.com

CERTIFICATE OF SERVICE

I, Douglas Handshoe, hereby certify that on November 3rd, 2015 the foregoing was sent for electronically filing by me via the Clerk of the Court using the ECF system which sent notification of such filing to the following ECF participants:

Edward Hatten (MSB #8859) Bradley Dean (MSB #101161) Dukes, Dukes, Keating and Faneca, P.A. Post Office Drawer W Gulfport, MS 39502 Phone: (228) 868-1111 Fax: (228) 863-2886

ed@ddkf.com bdean@ddkf.com

Attorneys for Ramona Fernandez, Janey Lamar and Loyola University New Orleans

Chris Yount Pro Se 545 Terrace Street Jefferson, LA 70121

I, Douglas Handshoe, certify I have sent a true and correct copy of the foregoing to the following via United States Mail:

Daniel G. Abel Pro Se C/O The Super 8 Motel / Desai Enterprises 2421 Clearview Parkway, Room 106 Metairie, LA 70001

Respectfully submitted this 3rd day of November, 2015,

Douglas Handshoe, Pro Se

Post Office Box 788 Wiggins, MS 39577

(601) 928-5380 earning04@gmail.com